EXHIBIT A



Submit Date

Attachment Open

ConceptionDate

Title Bonus Game Quick Pick

First Disclosure to Whom Steve LeMay via email

First Disclosure Date

Earliest Recorded Date

Name1 Nicole Beautieu

HomeAddress1 6695 Evans Creek Drive, Reno, NV 89509

Citizenship1 US

Name2

HomeAddress2

Citizenship2

Name3

HomeAddress3

Citizenship3

Name4

HomeAddress4

Citizenship4

Others Names

Others Location

Others Approximate Date

OtherlssuedPatentNumber

Others Disclosure Title

Other Disclosure Date

Based Name

Based Location

Based Approximate Date

Based Patent Number

Based Disclosure Title

Based Disclosure Date

Background Originally disclosed via email on and originally documented on , this idea was sparked during the development of the Lifestyles bonus game for the Panda platform. The bonus

for this game is a second screen bonus in which the player is presented with multiple rows of selectable icons. During the play of this game, the player is required to select one icon from each of the rows. The player is then given the opportunity to trade in up to 3 of their selections. The initial round of game play could easily be enhanced to provide the player with the option of allowing the gaming device to select and reveal the first four icons.

Advantages The Bonus Game Quick Pick feature adds a fresh ingredient of bonus game play to the 'select x of y possible items' in that the player can choose to select bonus elements or choose to allow the gaming device to select such elements. Further, this feature builds on player perception that the gaming device has knowledge about and control over the outcome of games. The player may choose to let the machine select the bonus elements thinking that the device will select the elements representing the best possible outcome. And, finally, allowing players to find and maintain a game play rhythm is an important element of game implementation. Players of IGT gaming devices that choose to utilize the Bonus Quick Pick feature may be less likely to find their game play groove interrupted by a bonus game. Also implied here is that game play with this feature can be expedited by the impatient player.

Comments Much like the Keno game play feature that provides the player the option of allowing the gaming device to generate Keno card selections, this invention provides the player an opportunity to allow the gaming device to select bonus elements. As an example of this invention's applicability (in addition to the aforementioned Lifestyles example), the Safe Bet Bonus of My Rich Uncle. a game currently in the final stages of development for the IGame+ platform, could easily be enhanced to incorporate

this feature. This on-screen bonus presents the player with up to five safes (one on each reel). The player selects one of the five safes and is awarded a credit amount associated with the safe selected. In this game, the player could activate the Bonus Quick Pick feature and allow the gaming device to select the awarded safe.

Submitted
Approved
PatentAttorney
Status

Reload
[1: 1] Color=4

EXHIBIT B

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EXHIBIT C



International Game Technology

April 3, 2001

VIA FACSIMILE (312) 474-0448

Marty Hirsch, Esq. MARSHALL, O'TOOLE, GERSTEIN, MURRAY & BORUN 6300 Sears Tower 233 South Wacker Drive Chicago, Illinois 60606

Re:

New Invention Disclosure

Entitled:

"Bonus Game Ouick Pick"

Our File No.: P-576

Dear Marty:

Please find attached an invention disclosure entitled, "Bonus Game Quick Pick" from which we would like you to review and prepare a new patent application. If you need additional information, please do not hesitate to contact the inventor Nicole Beaulieu directly at (775) 448-1758.

Please acknowledge receipt of this correspondence by executing the acknowledgement block at the bottom of this letter, and returning it to me via facsimile at (775) 448-0120. If you have any questions or need any additional information, please feel free to contact me at (775) 448-7775.

Very truly yours,

Associate General Counsel

Enclosure

Cc: Kimberley DiMino

ACKNOWLEDGED, RECEIVED AND AGREED TO:

MARSHALL, O'TOOLE, GERSTEIN, MURRAY & BORUN

Ву:	 	
Print Name:		
Title:		
Date:		

EXHIBIT D



International Game Technology

April 3, 2001

VIA FACSIMILE (312) 474-0448

Marty Hirsch, Esq.
MARSHALL, O'TOOLE, GERSTEIN, MURRAY & BORUN
6300 Sears Tower
233 South Wacker Drive
Chicago, Illinois 60606

RECEIVED

APR 3 2001

MARSHALL O'TOOLE

Re:

New Invention Disclosure

Entitled:

"Bonus Game Quick Pick"

Our File No.: P-576

Dear Marty:

Please find attached an invention disclosure entitled, "Bonus Game Quick Pick" from which we would like you to review and prepare a new patent application. If you need additional information, please do not hesitate to contact the inventor Nicole Beaulieu directly at (775) 448-1758.

Please acknowledge receipt of this correspondence by executing the acknowledgement block at the bottom of this letter, and returning it to me via facsimile at (775) 448-0120. If you have any questions or need any additional information, please feel free to contact me at (775) 448-7775.

Very truly yours,

Lena T. Van Asdale

Associate General Counsel

Enclosure

Cc: Kimberley DiMino

ACKNOWLEDGED, RECEIVED AND AGREED TO:

MARSHALL, O'TOOLE, GERSTEIN, MURRAY & BORUN

By: MIH
Print Name: Martin J. Hirsch
Title: Partner
Date: 4/4/01

Mail Correspondence to: P.O. Box 10580, Reno, NV 89510-0580 9295 Problype Drive, Reno, NV 89511, Phone 776/448-7777

EXHIBIT E

	DATE:	4/4/01
ATTER NUMBER: P-576	<u>:</u>	
	MPLETED BY (NAME):_	MOH
OPEN FOREIGN FILING X NEW MAI	IER	
	CLIENT NUMBER	29757
	CLIENT NUMBER:	_
CLIENT NAME: INTERNATIONAL GAMING TECHN.	CLIENT REFERENCE:_	P-3/6
MATTER 24 TO 10		
NAME: PATENT APPLICATION FOR		
BONUS GAME QUICK PICK		
MATTER DESCRIPTION FOR CONFLICT SEARCH: 5 & ABO	OVE	
OTHER PARTIES:		
(e.g. inventors, assignees, licensees, litigation,		
opposition & interference parties, etc.)		
COMPLETE THIS SECTION FOR A	ALL DISCLOSURES	
Title: SEE ABOVE		
Potential Inventoris): NICOLE BEAULIEU		
Potential \$102 Bar Date? [] NO YES If Yes, Ever	nt Causing:	
Potential Absolute Novelty Date? NO YES If Yes, Ever	nt Causing:	
Person to Whom \$102/Absolute Novelty Inquiry Made of:		
Attorney that made \$102/Absolute Novelty inquiry:	Date o	l inquiry:
Filing Due Date: Attys for	Docket: MJH/44	em teras
MATTER CODES (Circle Category	and Sub-Category)	
CATEGORY	SUB	CATEGORY
10 Litigation/Lit. Opinion 60 Continuation/Re-Exam	Electrical	5 Design Pat.
20 Current Pending 70 U.S. Filing of Foreign	2 Chemical	6 Trademark
40 Inter Partes Prosecution	3 Biotech	7 Copyright
Original Prosecution/Filing	4 Mechanical	8 Contract
		9 Other
COMBINE CATEGORY AND SUBCATEGORY VALUES F	OR MATTER CODE	57
[] LITIGATION INSURANCE INQUIRY MADE PERSON CONTAC	CTED	DATE
Originating Atty: Billing Atty: MJH	Othere	•
Authoritie Cont.	Oulers	*

EXHIBIT F

ATTORNEYS AT LAW

RICHARD H. ANDERSON
MICHAEL F. BORUN
MICHAEL F. BORUN
MADELINE M. DEVEREUX
CHRISTINE A. DUDZIK
THOMAS L. DUSTON
PATRICK D. ERTEL
JAMES A. FLIGHT
DAVID A. GASS
ALLEN M. GERSTEIN
ROGER A. HEPPERMANN
MARTIN J. HIRSCH
DOUGLASS C. HOCHSTETLER
RICHARD S. HOFFMAN
KEVIN D. HOGG
RICHARD M. LABARGE
GREGORY C. MAYER
RICHARD M. LABARGE
GREGORY C. MAYER
WILLIAM K. MERKEL, Ph.D.
CARL E. MOORE, JR.
JAMES J. NAPOLI, Ph.D.
ANTHONY NIMMO
EDWARD M. O'TOOLE
LI-MSIEN RIN-LAURES, M.D.
NATE F. SCARPELLI
RICHARO A. SCHNURR
JEFFREY S. SHARP
ANTHONY G. SITKO
MICHAEL R. WEINER
JAMES P. ZELLER

SPECIAL COUNSEL! MICHAEL R. GRAHAM LEE F. GROSSMAN

OF COUNSEL: JOHN B. LUNGMUS OWEN J. MURRAY ALVIN D. SHULMAN

6300 SEARS TOWER

233 SOUTH WACKER DRIVE

CHICAGO, ILLINOIS 60606-6402

(312) 474-6300

FAX: (312) 474-0448

4184 9772 1173

April 16, 2001

VIA FEDERAL EXPRESS

JILL ANDERFUREN
BEAU O. BARBERIS
PAUL BARENIE
AUDREY L. BARTNICKI, Ph.D.
SCOTT E. BAXENDALE
THOMAS A. CAWLEY, JR., Ph.D.
PORTIA CHEN
GREGORY J. CHINLUND
PAMELA L. COX
PAUL C. CXAANE
KEVIN M. FLOWERS, Ph.D.
JANINE M. GIRZAOAS
JENNIFER P. GOETSCH
FRANKIE HO
MICHAEL R. HULL
KEITH R. JAROSIK
THOMAS KIM
WILLIAM J. KRAMER
JEREWY R. KRIEGEL
PATRICK B. LAW*
ANDREW M. LAWRENCE*
BRYAN J. LEMPIA
BRENT E. MATTHIAS
THOMAS A. MILLER
SAEID MIRSAPIAN. Ph.D.
MICHAEL MUCZYNSKI
CARL E. MYERS
MATTHEW C. N'ELBEN
SANDIP H. PATEL
ARRON M. PETERS
THOMAS J. RAMSDELL
OAVID C. READ
RANDALL G. RUETH
ALISA C. SIMMONS
PAUL B. STEPHENS
ANDREW C. WARNIECKE
JOSEPH A. WILLIAMS, JR., PR.D.
MANISHA CHAKRABARTI WULF
REGISTERED PATENT AGENTS:
JAMES F. GOEDOKEU

REGISTERED PATENT AGENTS:
JAMES F. GOEDKEN
MARK G. MANLEY
MARK H. HOPKINS, Ph.D.
NABEELA R. MEMILLIAN, PR.D.
GRETA E. NOLAND
MARK C. ZIMMERMAN

*ADMITTED IN COLORADO ONLY *ADMITTEO IN MISSOURI AND DISTRICT OF COLUMBIA ONLY

Nicole Beaulie INTERNATIONAL GAME TECHNOLOGY 9295 Prototype Drive Reno, NV 89511

Re:

New Patent Application

Title: "Bonus Game Quick Pick" Our Reference No.: 29597/P-576

Dear Nicole:

Enclosed please find a copy of a sample patent application that we have done for IGT. Unfortunately, the first seven figures are missing. However, it should still give you a good idea of how an application is structured. Please note that this is a real patent application for IGT and is therefore confidential

If you have any questions regarding this matter, please contact us at your convenience.

Best regards,

Taren M. Peters/kum

Aaron M. Peters

AMP/kmm Enclosure

EXHIBIT G

MARSHALL, O'TOOLE, GERSTEIN, MURRAY & BORUN

ATTORNEYS AT LAW
6300 SEARS TOWER
233 SOUTH WACKER DRIVE
CHICAGO, ILLINOIS 60606-6402
(312) 474-6300

FAX: (312) 474-0448

April 16, 2001

FACSIMILE TRANSMITTAL SHEET

TO:

Nicole Beaulieu

CLIENT NO: 29757

INTERNATIONAL GAME TECHNOLOGY

MATTER NO: P-576

(775) 448-2021

FROM:

Aaron M. Peters

Marshall, O'Toole

PAGES (INCLUDING THIS PAGE): 12

MESSAGE: Re:

New Patent Application

Our Ref. No.: 29757/P-576

The sample application was larger than expected, so I will FedEx it to you instead. In the meantime, here is a set of generic drawings I mentioned in our phone call for you to look at. I will back in the office on Monday, April 23, if you have any questions, or feel free to leave me a message at (312) 474-9570.

Please contact Kristi Mikos @ (312) 474-6833 if you do not receive all of the pages in good condition.

The material of this transmission contains confidential information intended only for the addressee. If you are not the addressee, any disclosure or use of this information by you is strictly prohibited. If you have received this facsimile in error, please notify us by telephone immediately.

EXHIBIT H

Phone: 775.448.1758 Fe : 775 448.2021



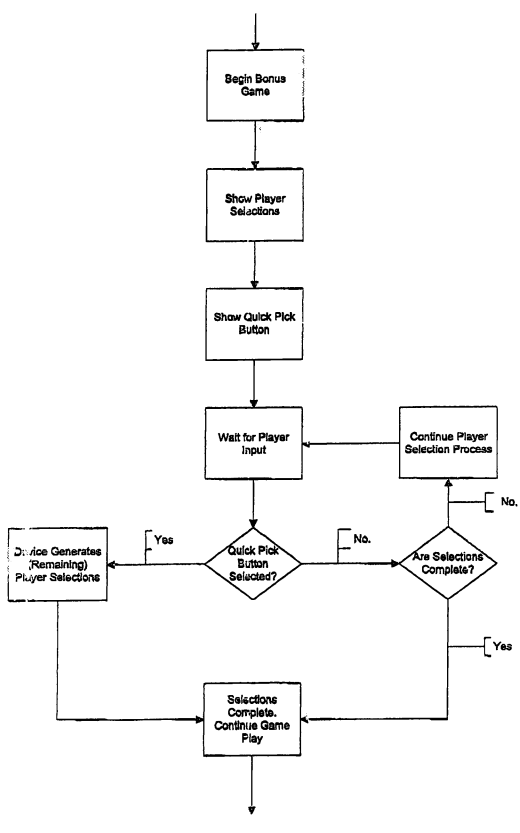


RECEIVED

APR 3 0 2001

MARSHALL O'TOOLE

go:	Aaron Peters	Frem: Nicole Beaulieu	
Fexi	312.474.0448	Date: April 30, 2001	
Phare		Page 5: 3	
Ro:	Bonus Quick Pick Patent	CC ₁	



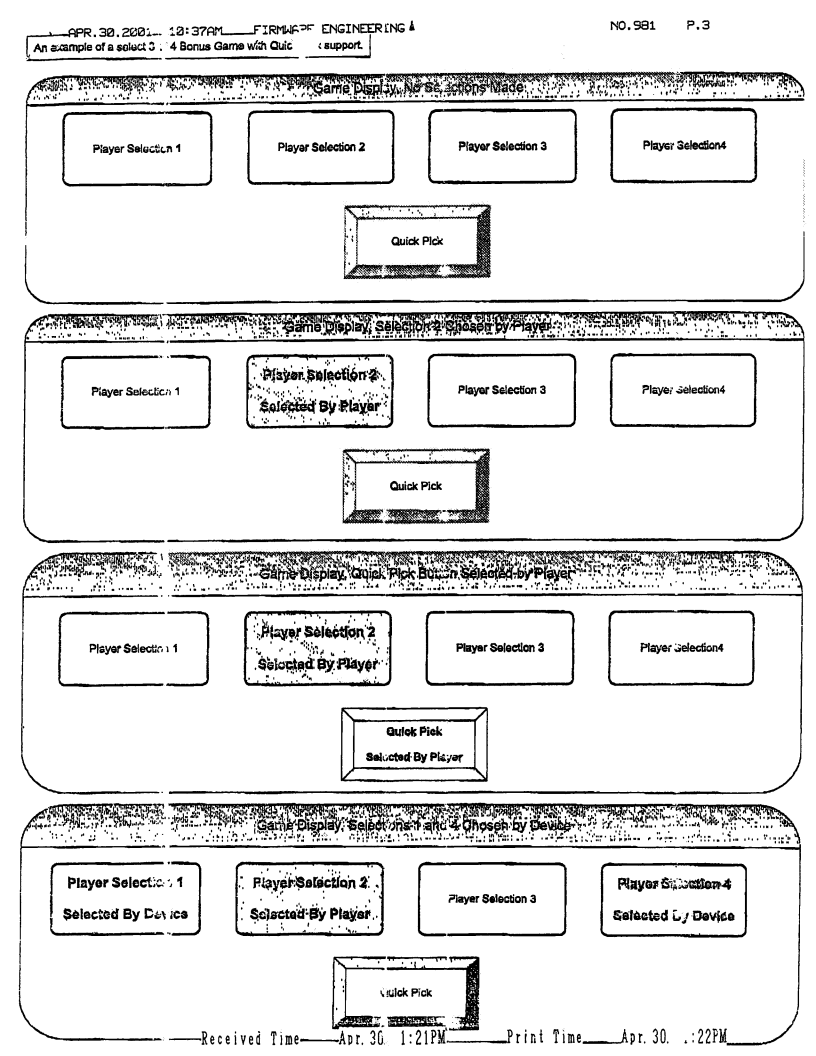


EXHIBIT I

Marshall, Gerstein & Borui

ATTORNEYS AT LAW

6300 SEARS TOWER

233 SOUTH WACKER DRIVE CHICAGO, ILLINOIS 60606-6357

(312) 474-6300

FAX: (312) 474-0448

November 29, 2001

JILL ANDERFUREN
BEAU D. SARBERIS PAUL BARENIE
AUDREY L. BARTNICKI, Ph.D.
SCOTT E. BAXENDALE
THOMAS A. CAWLEY, JR., Ph.D.
PORTIA CHEN
GREGORY J. CHINLUND
PAMELA L. COX
PAUL C. CRANNE
KEYIN M. FLOWERS. Ph.D.
JANINE M. GIRZADAS
JENNIFER P. GOETSCH
FRANKIE MO
MICHAEL R. HULL
KEITH R. JAROSIK
THOMAS KIM
WILLIAM J. KRAMER
JEREMY R. KRIEGEL
PATRICK B. LAW
ANDREW M. LAWRENCE
SRYAN J. LEMPIA
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CARL E. MYERS
MATTHEW C. NIELSEN
SANDIP M. PATEL
AARON M. PETERS
THOMAS J. RAMSDELL
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ALISA C. SIMMONS
GINA M. STEELE
PAUL B. STEPNENS
ANDREW C. WARNECKE
JOSEPH A. WILLIAMS. JR., Ph.D.
MANISHA CHAKRABARTI WULF
REGISTEREO PATENT AGENTS:
MATTHIAS ABRELL MANISHA CHAKRABARTI WULF
REGISTEREO PATENT AGENTS:
MATTHIAS ABRELL
JAMES F. GOEDKEN
MARK G. HANLEY
JENNIFER L. HOLMES
MARK H. HOPKINS, Ph.D.
ERIC P. MARTIN
NABEELA R. MCMILLIAN, Ph.D.
GRETA E. NOLAND
SHARON M. SINTICH
THOMAS J. WRONA
MARK C. ZIMMERMAN

Ms. Nicole Beaulieu INTERNATIONAL GAME TECHNOLOGY 9295 Prototype Drive Reno, Nevada 89511

Re:

New U.S. Patent Application

Title: "Automated Selection of Video Gaming Options"

Inventor: Beaulieu

Our Reference No.: 29757/P-576

Dear Nicole:

RICHARD H. ANDERSON
MICHAEL F. BORUN
THOMAS L. DUSTON
PATRICK D. ERTEL
JAMES A. FLIGHT
DAVID A. GASS
ALLEN H. GERSTEIN
ROBERT M. GERSTEIN
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MICHAEL R. WEINER
JAMES P. ZELLER

SPECIAL COUNSEL: WILLIAM H. BAKER MICHAEL R. GRAHAM LEE F. GROSSMAN

OF COUNSEL: JOHN B. LUNGMUS OWEN J. MURRAY ALVIN D. SHULMAN

Enclosed for your review is an initial draft of the above-referenced nonprovisional patent application. We also enclose a document entitled "Patent Application Review Instructions" which we kindly ask you to read prior to reviewing the application.

We will contact you in one week to discuss any comments and/or changes. In the meantime, feel free to contact us.

Best regards

AMP/kmm Enclosure

cc:

Ms. Kimberley A. DiMino (w/o encl.)

Mr. Martin J. Hirsch (w/o encl.)

EXHIBIT J

Marshall, Gerstein & Borun

6300 SEARS TOWER

233 SOUTH WACKER DRIVE CHICAGO, ILLINOIS 60606-6357

(312) 474-6300

FAX: (312) 474-0448

December 4, 2001

DEC 1 1 2001

MATTHIAS ABRELL
JILL ANDERFUREN
BEAU D. BARBERIS
PAUL BARENIE
AUDREY L. BARTNICKI, Ph.D.
SCOTT E. BAXENDALE
THOMAS A. CAWLEY, JR., Ph.D.
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JAMES F. GOEDKEN

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SHARON M. SINTICH, Ph.D.
THOMAS J. WRONA

Ms. Lena T. Van Asdale Associate General Counsel INTERNATIONAL GAME TECHNOLOGY P.O. Box 10580 Reno, NV 89510-0580

Re:

New U.S. Patent Application

Title: "Automated Selection of Video Gaming Options"

Inventor: Nicole Beaulieu

Our Reference No.: 29757/P-576

Dear Lena:

RICHARD H. ANDERSON MICHAEL F. BORUN PATRICK D. ERTEL JAMES A. FLIGHT DAVID A. GASS ALLEN H. GERSTEIN ROBERT M. GERSTEIN ROBERT M. HEPPERMANN MARTIN J. HIRSCH BICHARD S. HOFFMAN

MARTIN J. HIRSCH RICHARD B. HOFFMAN KEVIN D. HOGG RICHARD M. LABARGE GREGORY C. MAYER WILLIAM K. MERKEL, Ph.D. CARL E. MOORE, JR. JAMES J. NAPOLI, Ph.D. NATE F. SCARPELLI JEFFREY S. SHARP ANTHONY G. SITKO MICHAEL R. WEINER JAMES P. ZELLER

MICHAEL R. WEIN JAMES P. ZELLER

SPECIAL COUNSEL: WILLIAM H. BAKER MICHAEL R. GRAHAM LEE F. GROSSMAN

OF COUNBEL: JOHN B. LUNGMUS OWEN J. MURRAY ALVIN D. SHULMAN

Enclosed please find a copy of a letter recently sent to Nicole Beaulieu enclosing the draft of the above-identified application. Also enclosed please find a copy of the draft application that was sent to Nicole for her review. I apologize for not having copied you on the enclosed letter, and I hope this has not caused you any great inconvenience.

If you have any questions or comments, please feel free to contact me.

Aaron M. Peters

AMP/kmm **Enclosures**

cc: Mr. Martin J. Hirsch (w/o encls.)

EXHIBIT K

Dimino.Kimberley.A

13/04/01

To:

Beaulieu.Nicole

Subject:

Review of Application (P-576)

Nicole,

Please note that on November 29, 2001, outside counsel Aaron Peters of Marshall, Gerstein & Borun sent directly to your attention a first draft of the "Automated Selection of Video Gaming Options" application for your review and comments. Please mark your comments directly on the application itself, and forward it back to Lena and I, and we will take care of getting it back to outside counsel. Thank you. If you have any questions, please do not hesitate to contact Lena directly at x7775 or myself at x1438.

Kimberley

EXHIBIT L

Dimino.Kimberley.A

From:

Beaulieu. Nicole

Sent:

Wednesday, December 05, 2001 8:04 AM

To:

Dimino.Kimberley.A

Subject:

RE: Review of Application (P-576)

Thanks Kimberley, I received this draft yesterday (12/4/01). I will do my best to work through it this weekend and forward it back to you.

----Original Message----

From:

Dimino.Kimberley.A

Sent:

Tuesday, December 04, 2001 6:38 PM

To:

Beaulieu.Nicole

Subject:

Review of Application (P-576)

Nicole,

Please note that on November 29, 2001, outside counsel Aaron Peters of Marshall, Gerstein & Borun sent directly to your attention a first draft of the "Automated Selection of Video Gaming Options" application for your review and comments. Please mark your comments directly on the application itself, and forward it back to Lena and I, and we will take care of getting it back to outside counsel. Thank you. If you have any questions, please do not hesitate to contact Lena directly at x7775 or myself at x1438.

Kimberley

EXHIBIT M

Dimino.Kimberley.A

12/19/01

From:

Beaulieu.Nicole

Sent:

Wednesday, December 19, 2001 9:19 AM

To:

Dimino.Kimberley.A

Subject:

RE: Review of Application (P-576)

Yes, I can. It's on my list of things to do. I will try to read it over this coming weekend -- 4 days! Wahoo! I should be able to read it with all of that time!

-----Original Message-----

From:

Dimino.Kimberley.A

Sent:

Wednesday, December 19, 2001 9:20 AM

To:

Beaulieu.Nicole

Subject:

Review of Application (P-576)

Nicole,

I was just following up with you on the "Automated Selection of Video Game Options" patent application? Can you tell me where you are with your review of this application? Thanks.

K x1438

EXHIBIT N

VanAsdale.Lena

From:

VanAsdale.Lena

Sent:

Friday, December 21, 2001 2:04 PM 'apeters@marshallip.com'

To:

Cc:

Dimino.Kimberley.A

Subject:

P-576 "Automated Selection of Video Gaming Options"

Aaron, please send either Kimberley or me a copy of the draft sent to Nicole Beaulieu on November 29, 2001.

Thanks. Lena

Lena T. Van Asdale Associate General Counsel International Game Technology 9295 Prototype Drive Reno, Nevada 89511 Phone (775) 448-7775

E-mail: Lena.VanAsdale@IGT.com

EXHIBIT O

Carshall, Gerstein & Borui

ATTORNEYS AT LAW

6300 SEARS TOWER

233 SOUTH WACKER DRIVE CHICAGO, ILLINOIS 60606-6357

(312) 474-6300

FAX: (312) 474-0448

December 27, 2001

MATTHIAS ABRELL
JILL ANDERFUREN
BEAU D. SARBERIS
PAUL SARENIE
AUDREY L. BARTINICKI, Ph.D.
SCOTT E. BAXENDALE
THOMAS A. CAWLEY, JR., Ph.D.
GREGORY J. CHINLUND
PAMELA L. COX
PAUL C. CRAANE
KEVIN M. FLOWERS, Ph.D.
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THOMAS KIN WILLIAM J. KRAMER
JEREMY R. KRIEGEL
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ANDREW M. LAWRENCE
BRYAN J. LEMPIA
ERIC P. MARTIN
BRENT E. MATTHIAS
THOMAS A. MILLER
SAEID MIRRAFIANS
CARL E. MYERS
MATTHEW C. NIELSEN
SANDIP H. PATEL
AARON M. PETERS
RUSSELL C. PETERSEN
THOMAS J. RAMSDELL
DAVID C. READ
RANDALL G. RUETH
ALISA C. SIMMONS
CYNTHIA L. SMITH
GINA M. STEELE
PAUL B. STEFMENS
ANDREW C. WARNECKE
JOSEPH A. WILLIAMS, JR., PB.C
HANISHA CHARRASARTI WULF
MARK C. ZIMMERMAN
REGISTERED PATENT AGENTS:
JAMES P. GOEDKEN

PARE C. ALPENDAR FROISTERED PATENT AGENTS: JAMES P. GOEDKEN MARK H. HOPKINS, Ph.D. MABEELA R. MCMILLIAN, Ph.D. GRETA E. NOLAND SHARON M. SINTICH, Ph.D. THOMAS J. WRONA, Ph.D.

SPECIAL COUNSEL: WILLIAM H. BAKER MICHAEL R. GRAHAM LEE F. GROSSMAN

RICHARD M. ANDERSON
MICHAEL F. BORUN
THOMAB L. DUSTON
PATRICK D. ERTEL
JAMES A. FLIGHT
DAVID A. GABS
ALLEN M. GERSTEIN
ROBERT M. GERSTEIN
ROBERT M. HEPPERMANN
MARTIN J. HIRSCH
RICHARD B. HOFFMAN
KEVIN D. HOGG
RICHARD M. LABARGE
GREGORY C. MAYER
WILLIAM K. MERKEL, Ph.D.
CARL E. MOORE. JR.
JAMES J. NAPOLI. PR.D.
NATE F. SCARPELLI
JEFFREYS. SHARP
ANTHONY G. SITKO
MICHAEL R. WEINER
JAMES P. ZELLER

OF COUNSEL: JOHN B. LUNGMUS OWEN J. MURRAY ALVIN D. SHULMAN



Ms. Lena T. Van Asdale
Associate General Counsel
INTERNATIONAL GAME TECHNOLOGY
9295 Prototype Drive
Reno, NV 89511

Re:

New U.S. Patent Application

Title: "Automated Selection of Video Gaming Options"

Inventor: Nicole Beaulieu

Our Reference No.: 29757/P-576

Dear Lena:

Enclosed please find a copy of the draft application sent to Nicole Beaulieu on November 29, 2001. I apologize for not having gotten this draft to you earlier and I hope this has not caused you any great inconvenience. It was my understanding that this draft was sent to you in the letter dated December 4, 2001.

If you have any questions or comments, please feel free to contact me.

Aaron M. Peters

Best regards:

AMP/jw Enclosures

cc: Kimberly Dimino (w/o enclosures)

EXHIBIT P

Dimino.Kimberley.A

pe

From:

Beaulieu.Nicole

Sent:

Friday, January 04, 2002 9:51 AM

To:

Dimino.Kimberley.A

Subject:

RE: Review of Application (P-576)

Hi Kimberley,

I just finished up a phone conference with Aaron Peters on this application. He's got my comments and will forward a new draft along soon.

nicole.

----Original Message----

From:

Dimino.Kimberley.A

Sent:

Wednesday, December 19, 2001 9:20 AM

To:

Beaulieu.Nicole

Subject:

Review of Application (P-576)

Nicole,

I was just following up with you on the "Automated Selection of Video Game Options" patent application? Can you tell me where you are with your review of this application? Thanks.

K x1438

EXHIBIT Q

MARSHALL, GERSTEIN & BC.

ATTORNEYS AT LAW

6300 SEARS TOWER

233 SOUTH WACKER DRIVE

CHICAGO, ILLINOIS 60606-6357

(312) 474-6300

FAX: (312) 474-0448

SPECIAL COUNSEL: WILLIAM H. BAKER MICHAEL R. GRAHAM LEE F. GROSSMAN

RICHARD M. ANDERSON MICHAEL F. BORUN THOMAS L. DUSTON PATRICK D. ERTEL JAMES A. FLIGHT DAVID A. GASS ALLEN M. GERSTEIN ROBERT M. GERSTEIN ROGER A. HEPPERMANN MARTIN J. HIRSCH RICHARD B. HOFFMAN

MARTIN J. HIRSCH RICHARD B. MOFFMAN KEVIN D. HOGG RICHARD M. LABARGE GREGORY C. MAYER WILLIAM K. MERKEL, Ph.D. CARL E. MOORE, JR. JAMES J. NAFOLI, Ph.D. NATE F. SCARPELLI JEFFREY B. SHARP ANTHONY G. SITKO MICHAEL R. WEINER JAMES P. ZELLER

OF COUNSEL: JOHN B. LUNGMUS OWEN J. MURRAY ALVIN D. SHULMAN January 8, 2002



MATTHIAS ABRELL

JILL ANDERFUREN
BEAU D. BARBERIS
PAUL BARENIE

AUDRET L. BARTNICKI, PR.D.
SCOTT L. BARTNICKI, PR.D.
SCOTT E. BARTNICKI, PR.D.
GREGORY J. CHINLUNO
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THOMAS KIM
WILLIAM J. KRAMER
JEREMY R. KRIEGEL
PATRICK B. LAW
ANDREW M. LAWRENCE
BRYAN J. LEMPIA
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CARL E. MYERS
MATTHEW C. NIELSEN
SANDIP H. PATEL
AARON M. PETERSEN
THOMAS J. RAMSOELL
DAVID C. READ
RANDREW C. SIMMONS
CYNTHIA L. SMITH
GINA M. STEELE
PAUL B. STEPHENS
ANDREW C. WARNECKE
JOSEPH A. WILLIAMS, JR., PR.D.
MANISHA CHAKRABARTI WULF
MARK C. ZIM MERMAN
REGISTERED PATENT AGENTS:
JAMES F. GOEDKEN
MARK H. HOPKINS. DR.D.
MARK F. MODEKINS.

MARK C. ZIM MERMAN
REGISTERED PATENT AGENTS:
JAMES F. GOEDKEN
MARK H. HOPKINS, Ph.D.
NABEELA R. MCMILLIAN, Ph.D.
GRETA E. NOLAND
SHARON M. SINTICH, Ph.D.
THOMAS J. WRONA, Ph.D.

Ms. Nicole Beaulieu
INTERNATIONAL GAME TECHNOLOGY
9295 Prototype Drive
Reno, Nevada 89511

Re:

New U.S. Patent Application

Title: "Automated Selection of Video Gaming Options"

Inventor: Beaulieu

Our Reference No.: 29757/P-576

Dear Nicole:

Enclosed for your review is a revised draft of the above-referenced nonprovisional patent application. We also enclosed a document entitled "Patent Application Review Instructions" which we kindly ask you to read prior to reviewing the application.

We will contact you in one week to discuss any comments and/or changes. In the meantime, feel free to contact us.

Best regards,

Aaron M. Peters

AMP/jw Enclosure

cc:

Ms. Kimberley A. DiMino (with enclosures)

Ms. Lena T. Van Asdale (with enclosures)

Mr. Martin J. Hirsch (w/o enclosures)

EXHIBIT R

MARSHALL, GERSTEIN & BC

ATTORNEYS AT LAW

6300 SEARS TOWER

233 SOUTH WACKER DRIVE

CHICAGO, ILLINOIS 60606-6357

(312) 474-6300

FAX: (312) 474-0448

January 8, 2002

SPECIAL COUNSEL: WILLIAM H. BAKER MICHAEL R. GRAHAM LEE F. GROSSMAN

RICHARD M. ANDERSON MICHAEL F. BORUN THOMAS L. DUSTON PATRICK D. ERTEL JAMES A. FLIGHT DAVID A. GASS ALLEN M. GERSTEIN ROBERT M. GERSTEIN ROGER A. HEPPERMANN MARTIN J. MIRSCH RICHARD B. HOFFMAN KEVIN D. HOGG GREGORY C. MAYER WILLIAM K. MERKELL, Ph.E

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NATE F. SCARPELLI
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JAMES P. ZELLER

OF COUNSEL: JOHN B. LUNGMUS OWEN J. MURRAY ALVIN D. SHULMAN

Ms. Kimberly Dimino
INTERNATIONAL GAME TECHNOLOGY
9295 Prototype Drive
Reno, Nevada 89511

DEGETTED

JAN 1 4 2002

By

MATTHIAS ABRELL
JILL ANDERFUREN
BEAU D. BARBERIS
PAUL BARENIE
AUDREY L. BARTNICKI, PR.D.
SCOTT E. BAXENDALE
THOMAS A. CAWLEY, JR., PR.D.
GREGORY J. CHINLUND
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REGISTERED PATENT AGENTS:

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SHARON M. SINTICH, Ph.D.
THOMAS J. WRONA, Ph.D.

Re:

New U.S. Patent Application

Title: "Automated Selection of Video Gaming Options"

Inventor: Beaulieu

Our Reference No.: 29757/P-576

Dear Kimberly:

Enclosed please find the Assignment and the Declaration for the above referenced patent application. The Assignment and Declaration have already been prepared for the inventor's signature.

We look forward to receiving the executed versions of these documents in the near future. If you have any questions or comments, please feel free to contact me.

Best regards,

Aaron M. Peters

AMP/jw Enclosure

cc:

Ms. Lena T. Van Asdale (w/o enclosures)

Mr. Martin J. Hirsch (w/o enclosures)

EXHIBIT S

MARSHALL, GERSTEIN & BORUN

RICHARD H. ANDERSON MICHAEL F. BORUN THOMAS L. DUSTON PATRICK D. EFTEL JAMES A. PLIGHT DAVID A. GASS ALLEN H. GERSTEIN ROBERT M. GERSTEIN ROBERT M. HEPSEMANN MARTIN J. HIRSCH RICHARD B. HOFFMAN KEVIN D. HOGG GREGORY C. MAYER WILLIAM K. MERKEL, Ph.D. CARLE. MOORE JR. JAMES J. NAPOLI, Ph.D. NATE F. SCARPELI JEFFREY S. SHARP ANTHONY G. SITKO MICHAEL R. WEINER JAMES P. ZELLER

6300 SEARS TOWER
233 SOUTH WACKER DRIVE
CHICAGO, ILLINOIS 60606-6357
(312) 474-6300
FAX: (312) 474-0448

SPECIAL COUNSEL: WILLIAM M. BAKER MICHAEL R. GRAHAM LEE F. GROSSMAN

January 14, 2002

OP COUNSEL; JOHN B. LUNGMUS OWEN J. MURRAY ALVIN B. SHULMAN

VIA FACSIMILE AND MAIL

Lena T. Van Asdale, Esq. Associate General Counsel INTERNATIONAL GAME TECHNOLOGY 9295 Prototype Drive Reno, Nevada 89511

Re:

Australian Filing of Patent Application For Automated Selection of Video Gaming Options

Inventor: Nicole Beaulieu

Our Reference: 29757/P-576

Dear Lena:

As we discussed briefly, there are a number of significant changes in Australian patent law that will take effect shortly, as set forth in the enclosed copy of the e-mail I sent you recently. The more significant of the changes are that the definition of prior art will be expanded to include use, sale or public disclosure anywhere in the world and that it will become possible for the first time to combine references to make an obviousness rejection.

Since the above changes become effective for Australian patent applications and PCT applications designating Australia that are filed after April 1, 2002, the adverse effects of the changes may be avoided by filing an Australian application or a PCT application designating Australia prior to April 1, 2002.

Although a patent application for the above matter has not yet been filed, my status sheet indicates that at least a first draft of an application has been prepared and sent to the inventor(s) for review. Thus, it appears that a patent application could be finalized and filed in Australia (and simultaneously with a U.S. application) before April 1, 2002 (and assuming we received prompt assistance from the inventor(s) if necessary).

MATTHIAS ABRELL

JILL ANDERFUREN
BEAU D. BARBERIS
PAUL BARRENIE
AUDREY L. BARTNICKI, PB.D.
SCOTT E. BAXENDALE
THOMAS A. CAWLEY, JR., PB.D.
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MICHAEL M. WELSE
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ARON M. PETERS
MATTHEW C. NIELSEN
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GINA M. STEELE
PAUL B. STEPPENS
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JOSEPH A. WILLIAMS, JP., PB.D.
MARK G. ZIM MERMAN
AEGISTERD PATENT AGENTS:
JAMES F. GOEDKEN
MARK M. HOPKINS, PB.D.
THOMAS J. WRONA, PB.D.
THOMAS J. WRONA, PB.D.
THOMAS J. WRONA, PB.D.

MARSHALL, GERSTEIN & BORUN

Lena T. Van Asdale, Esq. January 14, 2002 Page 2

If you would like us to file an Australian application or a PCT application designating Australia (and any other desired countries) prior to April 1, 2002, please let us know at your earliest convenience.

Sincerely,

Marty

Martin J. Hirsch

Enclosure

cc: Ms. Kimberley A. DiMino (w/ encl.)
Aaron Peters (w/encl.)

--- NO.784_ - P.4/4.

Martin Hirsch

From: Sent: To:

James Zeller

Wednesday, January 09, 2002 2:01 PM

Alisa Simmons; Andrew Warnecke; Adam Kelly; Anthony Sitko; Allen Gerstein; Audrey Bartnicki; Brent Matthias; Bryan Lempla; Carl Moore; Carl Myers; David Gass; Eric Martin; Frankie Ho; Greta Noland; Gregory Chinlund; Gracie DiCosola; Gina Steele; James Flight; Jacqueline Rhodes; James Goedken; Jennifer Holmes; James Napoli; Jeanne Judge; Jeremy Kriegel; John Lungmus; Janine Girzadas; Jennifer Goetsch; James Zeller, Jeffrey Sharp; Kevin Hogg; Karen Morfoot; Kate Neville; Keith Jarosik; Lee Grossman; Lynn Janulis; Matthias Abrell; Manisha Wulf; Michael Borun; Meggan Duffy; Mark Izraelewicz; Michael Muczynski; Michael Graham; Matthew Ridsdale; Michael Weiner; Nate Scarpelli; Nabeela McMillian; Paul Jenny; Paul Barenie; Paul Stephens; Pamela Cox; Paul Craane; Portia Chen; Patrick Ertel; Rashmi Gupta; Richard Anderson; Richard Hoffman; Richard LaBarge; Suzarah Maguigad; Sandip Patel; Thomas Cawley; Thomas Miller; Thomas Duston; Waleska Salgado; William Kramer; William Merkel; Andrew Lawrence; Aaron Peters; Beau Barberls; Cynthla Smith; David Read; Eric Brusca; Gregory Mayer; Jili Anderfuren; Joseph Williams; Jennifer Lape; Jill Schumerth; Kevin Flowers; Matthew Nielson; Mark Zimmerman; Mark Hanley; Mark Hopkins; Martin Hirsch; Michael Hull; Patrick Law; Roger Heppermann; Russell Petersen; Randall Rueth; Robert Gerstien; Scott Baxendale; Saeid Mirsaflan; Sharon Sintich; Thomas Ramsdell; Thomas Kim; Thomas Wrona; William Baker

Subject:

Fwd: Significant changes to AU law from April 1

FYI

----Original Message----

Date: 01/08/2002 08:45 pm From: Bill Bennett (Tuesday)

Subject: Significant changes to AU law from April 1

A couple of significant changes to AU law will shortly take effect. bring this to the attention of any of your colleagues who prosecute

- Prior Art Base
- (a) Use, sale, etc anywhere in the world will for the first time form part of the prior art base. This will apply to applications filed after April 1.
- (b) Perhaps more importantly, it will become possible for the first time to combine references in the context of an obviousness rejection. Again, this will apply to AU applications filed after April 1.

PRACTICAL ADVICE - it will be desirable to place any AU application (or any PCT application designating AU) on file prior to April 1, as such application will receive the benefit of the current law which excludes foreign use and excludes the combination of references.

Benefit of Doubt

At present, the APO is obliged to exercise any benefit of the doubt in favour of the applicant. From April 1, the "balance of probabilities" approach will apply. This change applies to applications which are examined after April 1 (ie. it will apply to applications which are already pending).

RACTICAL ADVICE - accelerate prosecution of any presently pending AU pplication with a view to achieving allowance before April 1, if possible.

ill Bennett

izzeys Patent & Trade Mark Attorneys evel 2 Woden Plaza Offices/PO Box 291

EXHIBIT T

Dimino.Kimberley.A

To:

Beaulieu.Nicole

Subject:

Review of Application (P-576)

Nicole,

Just on another note, outside counsel Aaron Peters of Marshall, Gerstein & Borun sent directly to your attention an updated version of the "Automated Selection of Video Gaming Options" application. If this version looks like all changes were made to it, then let me know and you can come by and execute the formal papers I emailed you on earlier. Thanks.

K x1438

1

EXHIBIT U

Dimino.Kimberley.A

From:

Beaulieu.Nicole

Sent:

Thursday, January 17, 2002 3:39 PM

To:

Dimino.Kimberley.A

Subject:

RE: Formal Documents (P-576)

I'm guessing we'll wait to do this until after I've spoken with him at the end of the month.

-----Originai Message-----

From:

Dimino.Kimberley.A

Sent:

Thursday, January 17, 2002 3:19 PM

To:

Beaulieu.Nicole

Subject:

Formal Documents (P-576)

Nicole,

Could you please come by and see me to execute formal papers for the "Automated Selection of Video Gaming Options" application? Thank you. Just as an FYI, I will be leaving today around 3:45 or so. So tomorrow morning may be better after 9:00ish or so. Thank you.

K x1438

EXHIBIT V

MARSHALL, GERSTEIN & BOKUN

ATTORNEYS AT LAW

6300 SEARS TOWER

233 SOUTH WACKER DRIVE

CHICAGO, ILLINOIS 60606-6357

(312) 474-6300

FAX: (312) 474-0448

Jan

January 18, 2002

MATTHIAS ABRELL
JILL ANDERFUREN
BEAU D. BARBERS
PAUL BARENIE
AUDREY L. BARTNICKI, Ph.D.
SCOTT E. BARTNICKI, Ph.D.
GREGORY J. CHINLUND
PAMELA L. COX
PAUL C. CRAANE
JANINE M. GIRZADAS
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GINA M. STEELE
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ANDREW C. WARNECKE
JOSEPH A. WILLIAMS, JR., Ph.D.
MARK C. ZIMMERMAN
REGISTERED PATENT AGENTS:
JAMES F. GOEDKEN

MAIN C. EJIMERHOM.

JAMES P. GOEDKEN
MARK M. HOPKINS, Ph.D.
NABEELA R. MCMILLIAN, Ph.D.
GRETA E. NOLAND
SHARON M. SINTICH, Ph.D.
THOMAS J. WRONA, Ph.D.

MAR 1 2002

Via Federal Express

SPECIAL COUNSEL: WILLIAM H. BAKER

RICHARD H. ANDERSON MICHAEL F. BORUN THOMAS L. DUSTON PATRICK D. ERTEL JAMES A. FLIGHT KEVIN M. FLOWERS, Ph.D. DAVID A. GASS ALLEN H. GERSTEIN ROBERT M. GERSTEIN MICHAEL R. GRAHAM LEE F. GROSSMAN

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ANTHONY G. SITKO
MICHAEL R. WEINER

OF COUNSEL:
JOHN B. LUNGMUS
OWEN J. MURRAY
NATE F. SCARPELLI
ALVIN D. SHULMAN

Ms. Kimberly Dimino IGT 9295 Prototype Drive Reno, Nevada 89511

Re:

New U.S. Patent Application

Title: "Automated Selection of Video Gaming Options"

Inventor: Beaulieu

Our Reference No.: 29757/P-576

Dear Kimberly:

Enclosed please find an Assignment to assign the above-referenced patent application from International Game Technology to IGT. The Assignment has already been prepared for J. Kenneth Creighton's signature. Please note that we are preparing to file a PCT Application based on the above-referenced U.S. Patent Application prior to April 1, 2002 naming IGT as the applicant. Therefore, it will be necessary to designate IGT as the assignee of the above-referenced U.S. Patent Application prior to filing the PCT application.

We look forward to receiving the executed version of these documents later this week. If you have any questions or comments, please feel free to contact me.

Best regards,

Aaron M. Peters

AMP/jw Enclosure

cc

Ms. Lena T. Van Asdale (w/o enclosures)

Mr. Martin J. Hirsch (w/o enclosures)

EXHIBIT W



<u>VIA FACSIMILE (312) 474-0448</u> <u>ORIGINALS VIA FEDERAL EXPRESS</u>

Aaron M. Peters, Esq.
MARSHALL, GERSTEIN & BORUN
6300 Sears Tower `
233 South Wacker Drive
Chicago, Illinois 60606-6402

Re:

Draft U.S. Patent Application

Entitled:

"Automated Selection of Video Gaming Options"

Inventor:

Nicole Beaulieu

Our File No.: P-576

Dear Mr. Peters:

Thank you for your correspondence dated January 8, 2002 regarding the above-entitled patent application. I am faxing herewith a copy of the original Declaration and Assignment, which has been fully executed by the inventor to the application for filing with the U.S. Patent Office. Please note that I have placed the original documents in Federal Express to you today for delivery first thing Monday morning, February 4. Please acknowledge receipt of this correspondence by executing the acknowledgement block at the bottom of this letter, and returning it to me via facsimile at (775) 448-0120.

Should you have questions or comments, please do not hesitate to contact me directly at (775) 448-1438 or via facsimile at (775) 448-0120.

imperley A. DiMino

Supervisor, Intellectual Property

KAD Enclosures

cc:

Lena Van Asdale

ACKNOWLEDGED, RECEIVED AND AC	REED TO:
MARSHALL, GERSTEIN & BORUN	
By:	
Print Name:	
Title:	
Date:	'
Ref No.:	,

iy. Docket No: 29757/P-576

ARATION FOR PATENT APPLICATION & OWER OF ATTORNEY

As a below named inventor	, I hereby declare that my residence	, post office address and citizenship	are as stated bel
next to my name; I believe that I am	the original, first and sole inventor (i	if only one name is listed below) or a	n original, first a
joint inventor (if plural names are li	sted below) of the subject matter wi	aich is claimed and for which a pat	ent is sought on
invention entitled "AUTOMATED	SELECTION OF VIDEO GAMIN	G OPTIONS," the specification of	which (check on
⊠ is attached hereto; □ was filed			
amended on			
	ded under Article 19 on		
reviewed and understand the contents			
referred to above. I acknowledge the			-
material to patentability as defined in	1 37 C.F.R. §1.56.		
I hereby claim foreign prio	ority benefits under 35 U.S.C. §119	of any foreign application(s) for p	patent or invento
certificate or of any PCT international	d application(s) designating at least or	ne country other than the United Stat	es of America list
below and have also identified belo	w any foreign application(s) for pa	tent or inventor's certificate or any	PCT internation
application(s) designating at least on	e country other than the United Sta	tes of America filed by me on the s	ame subject mat
having a filing date before that of the	e application(s) of which priority is o	claimed:	
			Priority Claim
(Application Serial Number)	(Country)	(Day/Month/Year Filed)	Yes No
(Application Serial Number)			
(Application Serial Rumber)	(Country)	(Day/Month/Year Filed)	Yes No
I hereby claim the benefit u	nder 35 U.S.C. §119(e) of any Unite	ed States provisional application(s) l	listed below:
(Application Serial Number)		(Day/Month/Year Filed)	
(Application Serial Number)		(Day/Month/Year Filed)	
I hereby claim the benefit un	ider 35 U.S.C. §120 of any United S	States application(s) or PCT internat	ional application
I hereby claim the benefit un designating the United States of Ame			
	erica listed below and, insofar as the	subject matter of each of the claims	of this application
designating the United States of Ame	erica listed below and, insofar as the on(s) in the manner provided by the	subject matter of each of the claims first paragraph of 35 U.S.C. §112,	of this application
designating the United States of Ame is not disclosed in the prior application	erica listed below and, insofar as the on(s) in the manner provided by the ormation known to me to be materia	subject matter of each of the claims first paragraph of 35 U.S.C. §112, Il to patentability as defined in 37 C	of this application of the same of the sam
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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.



POWER OF ATTORNEY: I hereby appoint as my attorneys, with full powers of substitution and revocate this application and trans of all business in the Patent and Trademark Office ected therewith:

John B. Lungmus(18,566) Allen H. Gerstein (22,218) Nate F. Scarpelli (22,320) Michael F. Borun (25,447) Carl E. Moore, Jr. (26,487) Richard H. Anderson (26,526) Patrick D. Ertel (26,877) Richard B. Hoffman(26,910) James P. Zeller (28,491) Kevin D. Hogg (31,839) Jeffrey S. Sharp (31,879) Martin J. Hirsch (32,237) James J. Napoli (32,361) Richard M. La Barge (32,254) Robert M. Gerstein (34,824) Anthony G. Sitko (36,278) James A. Flight (37,622) Roger A. Heppermann (37,641) David A. Gass (38,153) Gregory C, Mayer (38,238) Michael R. Weiner (38,359) William K. Merkel (40,725)

Send correspondence to: Martin J. Hirsch

FIRM NAME

PHONE NO.

STREET

CITY & STATE

ZIP CODE

Marshall, Gerstein & Borun

6300 Sears Tower 312-474-6300 233 South Wacker Drive

Chicago, Illinois

60606-6357

Full Name of First or Sole Inventor	Citizenship
Nicole Beaulieu	US
Residence Address - Street	Post Office Address - Street
6695 Evans Creek Drive	6695 Evans Creek Drive
City (Zip)	City (Zip)
Reno, 89509	Reno, 89509
State or Country	State or Country
NV, United States of America	NV, United States of America
Date	Signature /
B 02/01/02	1 The Sittlandie

Second Joint Inventor, if any	Citizenship	
Residence Address - Street	Post Office Address - Street	
City (Zip)	City (Zip)	
State or Country	State or Country	
Date 🔀	Signature	

Third Joint Inventor, if any	Citizenship
Residence Address - Street	Post Office Address - Street
City (Zip)	City (Zip)
State or Country	State or Country
Date S	Signature

Fourth Joint Inventor, if any	Citizenship	
Residence Address - Street	Post Office Address - Street	
City (Zip)	City (Zip)	
State or Country	State or Country	
Date ⊠	Signature	

APPLICABLE RULES AND ST

37 CFR 1.56. DUTY OF DISCLOSURE - INFORMATION MATERIAL TO PATENTABILITY (Applicable Portion)

- (a) A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is canceled or withdrawn from consideration, or the application becomes abandoned. Information material to the patentability of a claim that is canceled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any claim remaining under consideration in the application. There is no duty to submit information which is not material to the patentability of any existing claim. The duty to disclose all information known to be material to patentability of any claim issued in a patent was cited by the Office or submitted to the Office in the manner prescribed by §§ 1.97(b)-(d) and 1.98. However, no patent will be granted on an application in connection with which fraud on the Office was practiced or attempted or the duty of disclosure was violated through bad faith or intentional misconduct. The Office encourages applicants to carefully examine:
 - (1) prior art cited in search reports of a foreign patent office in a counterpart application, and
 - (2) the closest information over which individuals associated with the filing or prosecution of a patent application believe any pending claim patentability defines, to make sure that any material information contained therein is disclosed to the Office.

Information relating to the following factual situations enumerated in 35 USC 102 and 103 may be considered material under 37 CFR 1.56(a).

35 U.S.C. 102. CONDITIONS FOR PATENTABILITY: NOVELTY AND LOSS OF RIGHT TO PATENT

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for patent, or
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of the application for patent in the United States, or
 - (c) he has abandoned the invention, or
- (d) the invention was first patented or caused to be patented, or was the subject of an inventor's certificate, by the applicant or his legal representatives or assigns in a foreign country prior to the date of the application for patent in this country on an application for patent or inventor's certificate filed more than twelve months before the filing of the application in the United States, or
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraph (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent, or
 - (f) he did not himself invent the subject matter sought to be patented, or
- (g) before the applicant's invention thereof the invention was made in this country by another who had not abandoned, suppressed, or concealed it. In determining priority of invention there shall be considered not only the respective dates of conception and reduction to practice of the invention, but also the reasonable diligence of one who was first to conceive and last to reduce to practice, from a time prior to conception by the other.

35 U.S.C. 103. CONDITIONS FOR PATENTABILITY; NON-OBVIOUS SUBJECT MATTER (Applicable Portion)

A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Subject matter developed by another person, which qualifies as prior art only under subsection (f) or (g) of section 102 of this title, shall not preclude patentability under this section where the subject matter and the claimed invention were, at the time the invention was made, owned by the same person or subject to an obligation of assignment to the same person.

35 U.S.C. 112. SPECIFICATION (Applicable Portion)

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same, and shall set forth the best mode contemplated by the inventor of carrying out his invention.

ASSIGNMENT

Serial No:	•			
Filed:	·			
Title:	AUTOMATED SELECTION	OF VIDEO	GAMING	OPTIONS

For Ten Dollars (\$10.00) and other good and valuable consideration, the receipt and sufficiency whereof are hereby acknowledged, the undersigned hereby assigns to INTERNATIONAL GAME TECHNOLOGY, a Nevada corporation, 9295 Prototype Drive, (hereinafter "Assignee"), its successors and assigns, the entire right, title and interest in the invention or improvements of the undersigned disclosed in an application for Letters Patent of the United States, and in said application and any and all other applications, both United States and foreign, which the undersigned may file, either solely or jointly with others, on said invention or improvements, and in any and all Letters Patent of the United States and foreign countries, which may be obtained on any of said applications, and in any reissue or extension thereof.

The undersigned hereby authorizes and requests the Commissioner of Patents and Trademarks to issue said Letters Patent to said assignee.

The undersigned hereby authorizes and requests the attorneys of record in said application to insert in this assignment the execution date and/or filing date and serial number of said application when officially known.

The undersigned warrants himself to be the owner of the interest herein assigned and to have the right to make this assignment and further warrants that there are no outstanding prior assignments, licenses, or other rights in the interest herein assigned.

For said consideration the undersigned hereby agrees, upon the request and at the expense of said assignee, its successors and assigns, to execute any and all divisional, continuation, continuation-in-part and substitute applications for said invention or improvements, and any necessary oath or affidavit relating thereto, and any application for the reissue or extension of any Letters Patent that may be granted upon said application, and any and all applications and other documents for Letters Patent in foreign countries on said invention or improvements, that said assignee, its successors or assigns, may deem necessary or expedient, and for said consideration the undersigned further agrees upon the request of said assignee, its successors or assigns, in the event of any application or Letters Patent assigned herein becoming involved in Interference, to cooperate to the best of the ability of the undersigned with said assignee, its successors or assigns, in the matters of preparing and executing the preliminary statement and giving and producing evidence in support thereof, the undersigned hereby agreeing to perform, upon request, any and all affirmative acts to obtain said Letters Patent, both United States and foreign, and vest all rights therein hereby conveyed in said assignee, its successors and assigns, whereby said Letters Patent will be held and enjoyed by said assignee, its successors and assigns, to the full end of the term for which said Letters Patent may be granted as fully and entirely as the same would have been held and enjoyed by the undersigned if this assignment and sale had not been made.

MARSHALL, GERSTEIN & BORUN, 6300 Sears Tower, 233 South Wacker Drive, Chicago, Illinois 60606-6357

WITNESS my hand this	21 day of FEBRUARY, 2001.
State of Quada	Nicole Beaulieu
County of Washey	. · · · · · · · · · · · · · · · · · · ·
On this day of	2001, before me, a Notary Public in and for the County and

WITNESS my hand and seal the same day and year last above given.

My Commission Expires: 9-18-03

Notary Public

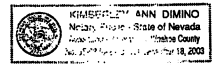


EXHIBIT X

MARSHALL, GERSTEIN & BOKUN

ATTORNEYS AT LAW

6300 SEARS TOWER

233 SOUTH WACKER DRIVE

CHICAGO, ILLINOIS 60606-6357

(312) 474-6300

FAX: (312) 474-0448

RICHARD H. ANDERSON
MICHAEL P. BORUN
THOMAS L. DUSTON
PATRICK D. ERTEL
JAMES A. FLIGHT
KEVIN M. FLOWERS, Ph.D.
DAVID A. GASS
ALLEN H. GERSTEIN
MICHAEL R. GRAHAM
LEE F. GROSSMAN
ROGER A. HEPPERMANN
MARTIN J. HIRSCH
RICHARD B. HOFFMAN
KEVIN D. HOGG
MICHAEL R. HULL
WILLIAM J. KRAMER
RICHARD M. LABARGE
GREGORY C. MAYER
GREGORY C. MAYER
WILLIAM K. MERKEL, Ph.D.
THOMAS A. MILLER
CARL E. MOORE, JR.
JAMES J. NAPOLI, Ph.D.
SANDIP H. PATEL
DAVID C. READ
JEFFREY S. SHARP
ANTHONY G. SITKD
MICHAEL R. WEINER
JAMES P. ZELLER

SPECIAL COUNSEL: WILLIAM H. BAKER

OF COUNSEL: JOHN B. LUNGMUS OWEN J. MURRAY NATE F. SCARPELLI ALVIN D. SHULMAN



Lena T. Van Asdale, Esq. International Game Technology P.O. Box 10580 Reno, Nevada 89510-0580 Ms. Kimberley DiMino International Game Technology P.O. Box 10580 Reno, Nevada 89510-0580

MATTHIAS ABRELL
JILL ANDERFUREN
BEAU D. BARBERIS
PAUL BARENIE
AUDREY L. BAXENDALE
THOMAS A. CAWLEY, JR., Ph.D.
GREGORY J. CHINLUND
PAMELA L. COX
PAUL C. GRAANE
JANINE M. GIRZADAS
JENNIFER P. GOETSCH
RASHMI V. GUPTA
MARK G. HANLEY
FRANKIE HO
JENNIFER L. HOLMES
MARK IZRAELEWICZ
KEITH R. JAROSIK
PAUL A. JENNY
THOMAS KIM
JEREMY R. KRIEGEL
PATRICK B. LAW
ANDREW M. LAWRENCE
BRYAN J. LEMPIA
ERIC P. MARTIN
SAEID MIRBAFIAN, Ph.D.
MICHAEL MUCZYNSKI
CARL E. MYERS
MATTHEW C. NIELSEN
AARON M. PETERS
RUSSELL C. PETERBEN
THOMAS J. RAMSDELL
RANDALL G. RIJETH
ALISA C. SIMMONS
CYNTHIA L. SMITH
GINA M. STEELE
PAUL B. STEPHENS
ANDREW C. WARNECKE
JOSEPH A. WILLIAMS, JR., PR.D.
MANISHA CHAKRABARTI WULF
MARK C. ZIMMERMAN
REGISTERED PATENT AGENTS:
JAMES F. GOEDKEN

REGISTERED PATENT AGENTS:
JAMES F. GOEDKEN
MARK H. HOPKINS, Ph.D.
NABEELA R. MCMILLIAN, Ph.D.
GRETA E. NOLAND
SHARON M. SINTICH, Ph.D.
THOMAS J. WRONA, Ph.D.

Re:

New U.S. Patent Application

Title: "Automated Selection of Video Gaming Options"

Inventor: Beaulieu

Our Reference No.: 29757/P-576

Dear Lena and Kimberley:

Please find enclosed one copy each of the above-referenced patent application and formal filing papers, all of which have been submitted to the United States Patent and Trademark Office February 11, 2002.

If you have any questions, please feel free to contact me.

4//-

Karon M. Peters

AMP/jw Enclosures

cc: Martin J. Hirsch (w/o encl.)